Cas	e 3:19-c		NORTHER DISTRICT COL NORTHERN DISTRICT OF TEX DALLAS DIVISION	ATC TREPT YELLS A TOTAL OF	
UNITI	ED STAT	TES OF AMERICA	)	JUN 1 3 2019	
VS.			) ) CASE NO	.: 3:19-CR-012-S	
VICE	NTE RIC	HARD RAMIREZ (06)	)	CLERK, U.S. PIRTET O	
			RT AND RECOMMENDATION CERNING PLEA OF GUILTY	Deputy	
Counte under knowl contain accept Contro	th Cir. 19 (s) 1 of th oath con edgeable ning each ed, and to blled Sub	97), has appeared before e Superseding Indictment. accrning each of the suband voluntary and that the of the essential element that VICENTE RICHA	REZ, by consent, under authority of me pursuant to Fed. R. Crim.P. 11, After cautioning and examining VI jects mentioned in Rule 11, I det he offense(s) charged are supported so of such offenses. I therefore record RAMIREZ, be adjudged guid. U.S.C. § 846 and have sentence it judge,	and has entered a plea of guilty to CENTERICHARD RAMIREZ, ermined that the guilty plea was d by an independent basis in fact ommend that the plea of guilty be lty of Conspiracy to Distribute a	
	The defendant is currently in custody and should be		ly in custody and should be ordere	ordered to remain in custody.	
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) use finds by clear and convincing evidence that the defendant is not likely to flee or to any other person or the community if released.			
		☐ The defendant h☐ I find by clear ar	at does not oppose release. tas been compliant with the current and convincing evidence that the detector of the person or the community if \$3142(b) or (c).	fendant is not likely to flee or pose	
		☐ The defendant h	at opposes release.  The second is as not been compliant with the corepts this recommendation, this matovernment.		
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.			
Date: June 13, 2019.		3, 2019.	THE DOTATION	S MAGISTRATE IUDGE	

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

**NOTICE**